UNITED STATES OF AMERICA Before The POSTAL RATE COMMISSION WASHINGTON, D.C. 20268-0001

RECEIVED

MAR 20 9 27 AM '00

POSTAL RATI COMMISSION OFFICE OF THE SECRETARY

Postal Rate and Fee Changes, 2000)

Docket No. R2000-1

OFFICE OF THE CONSUMER ADVOCATE
INTERROGATORIES TO UNITED STATES POSTAL SERVICE
(OCA/USPS-93-97)
March 20, 2000

Pursuant to sections 26 and 27 of the Rules of Practice of the Postal Rate Commission, the Office of the Consumer Advocate hereby submits interrogatories and requests for production of documents. Instructions included with OCA interrogatories OCA/USPS-1-14 dated January 24, 2000, are hereby incorporated by reference.

Respectfully submitted,

TED PUGERARDEN

Director

Office of the Consumer Advocate

SHELLEY S. DREIFUSS Attorney

1333 H Street, N.W. Washington, D.C. 20268-0001 (202) 789-6830; Fax (202) 789-6819 OCA/USPS-93. Please provide a copy of the transaction time study referred to in

LR-I-1 at 3-13.

OCA/USPS-94. Please refer to LR-I-1 at 3-13 and B-18-19. Are there any costs

associated with activity codes 5050 and 6050? If so, please provide the volume

variability estimates associated with those codes.

OCA/USPS-95. If there are costs associated with activity codes 5050 and 6050,

please provide them and explain where these IOCS costs are placed in the cost

segments and components (i.e., USPS-T14K).

OCA/USPS-96. Please explain where the IOCS costs of activity code 5060 are placed

in the cost segments and components (i.e., USPS-T14K).

OCA/USPS-97. Please explain where the IOCS costs of activity codes 5090, 6060 and

6090 are placed in the cost segments and components (i.e., USPS-T14K).

CERTIFICATE OF SERVICE

I hereby certify that I have this date served the foregoing document upon all participants of record in this proceeding in accordance with section 12 of the rules of practice.

> Stephani S. Walnes Stephanie S. Wallace

Washington, D.C. 20268-0001

March 20, 2000